From the INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY

To:

PLOUGMANN & VINGTOFT A/S Sundkrogsgade 9 P.O. Box 831 DK-2100 Copenhagen DANEMARK PCT

KIW/COU

NOTIFICATION OF TRANSMITTAL OF THE INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Rule 71.1)

Date of mailing

(day/month/year)

28.05.2004

Applicant's or agent's file reference

32295 PC 01

IMPORTANT NOTIFICATION

International application No. PCT/DK 03/00331

19.05.2003

Priority date (day/month/year)

17.05.2002

**Applicant** 

LICA PHARMACEUTICALS A/S et al.

- The applicant is hereby notified that this International Preliminary Examining Authority transmits herewith the international preliminary examination report and its annexes, if any, established on the international application.
- 2. A copy of the report and its annexes, if any, is being transmitted to the International Bureau for communication to all the elected Offices.

International filing date (day/month/year)

3. Where required by any of the elected Offices, the International Bureau will prepare an English translation of the report (but not of any annexes) and will transmit such translation to those Offices.

### 4. REMINDER

The applicant must enter the national phase before each elected Office by performing certain acts (filing translations and paying national fees) within 30 months from the priority date (or later in some Offices) (Article 39(1)) (see also the reminder sent by the International Bureau with Form PCT/IB/301).

Where a translation of the international application must be furnished to an elected Office, that translation must contain a translation of any annexes to the international preliminary examination report. It is the applicant's responsibility to prepare and furnish such translation directly to each elected Office concerned.

For further details on the applicable time limits and requirements of the elected Offices, see Volume II of the PCT Applicant's Guide.

The applicant's attention is drawn to Article 33(5), which provides that the criteria of novelty, inventive step and industrial applicability described in Article 33(2) to (4) merely serve the purposes of international preliminary examination and that "any Contracting State may apply additional or different criteria for the purposes of deciding whether, in that State, the claimed inventions is patentable or not" (see also Article 27(5)). Such additional criteria may relate, for example, to exemptions from patentability, requirements for enabling disclosure, clarity and support for the claims.

Name and mailing address of the international preliminary examining authority:



European Patent Office D-80298 Munich Tel. +49 89 2399 - 0 Tx: 523656 epmu d Fax: +49 89 2399 - 4465 Authorized Officer

Roche, S

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# PATENT COOPERATION TREATY

### INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference 32295 PC 01	FOR FURTHER ACTION  See Notification of Transmittal of International Preliminary Examination Report (Form PCT/IPE/				
International application No. PCT/DK 03/00331	International filing date (day/mont 19.05.2003	th/year) Priority date (day/month/year) 17.05.2002			
International Patent Classification (IPC) or be C07C225/16	oth national classification and IPC				
Applicant LICA PHARMACEUTICALS A/S et a	al.				
This international preliminary example Authority and is transmitted to the	nination report has been prepar applicant according to Article 3	red by this International Preliminary Examining 16.			
2. This REPORT consists of a total of	of 6 sheets, including this cover	r sheet.			
☐ This report is also accompar	nied by ANNEXES, i.e. sheets o	of the description, claims and/or drawings which have ts containing rectifications made before this Authority			
(see Rule 70.16 and Section	607 of the Administrative Instru	uctions under the PCT).			
These annexes consist of a total o	f sheets.				
3. This report contains indications rel	ating to the following items:				
I ⊠ Basis of the opinion	<b>3</b>				
II Priority					
III 🛛 Non-establishment of o	pinion with regard to novelty, in	nventive step and industrial applicability			
IV  Lack of unity of invention	on				
citations and explanation	nder Rule 66.2(a)(ii) with regard ons supporting such statement	d to novelty, inventive step or industrial applicability;			
VI Certain documents cite					
VII ☐ Certain defects in the in	• •				
VIII La Certain observations or	n the international application				
Date of submission of the demand	Date of c	completion of this report			
22.11.2003	28.05.2	2004			
Name and mailing address of the international preliminary examining authority:	Authorize	ed Officer			
European Patent Office D-80298 Munich Tel. +49 89 2399 - 0 Tx: 523656 epmu d Fax: +49 89 2399 - 4465 Goetz, G Telephone No. +49 89 2399-8105					



International application No.

PCT/DK 03/00331

<ol> <li>Basis of the repo</li> </ol>	ort	rep	the	of	Basis	ı.
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1.	With regard to the <b>elements</b> of the international application (Replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to this report since they do not contain amendments (Rules 70.16 and 70.17)):									
		·	•				• •			
	Des	scription, Pages				a .				
	1-6	7	as originally filed							
							•			-
	Cla	ims, Numbers				·				
	1-5	0	as originally filed	•		:	•			
	_	-								
	Dra	wings, Sheets						•		٠.
	1-8		as originally filed	•						•
	The	guage in which the in ese elements were avenue the language of a transition the language of pub the language of a transition the language of a transition for the language of the langu	•	ed, unless other thority in the for poses of the in plication (under poses of interr	erwise in ollowing nternatio er Rule 4 national	langua nal se 18.3(b) prelim	d underinge: arch (underinge). inary e	er this it , which under R examina	em. h is: ule 23. tion (ur	l (b)). oder
3.	With inte	n regard to any <b>nucle</b> mational preliminary	eotide and/or amino acid sec examination was carried out o	<b>uence</b> disclos on the basis of	sed in th the seq	e inter uence	nation listing	al applid :	cation,	the
		contained in the international application in written form.								
		filed together with the international application in computer readable form.								
		I furnished subsequently to this Authority in written form.								
		furnished subsequer	ntly to this Authority in written	ioiii.						
		•	ntly to this Authority in written ntly to this Authority in compu		m.					•
		The statement that t	•	er readable fo		does n	ot go l	peyond <sup>*</sup>	the disc	closure
		The statement that to in the international a	ntly to this Authority in comput he subsequently furnished wr pplication as filed has been fu he information recorded in co	er readable fo itten sequence irnished.	e listing o			•		•
4.	_	The statement that to in the international at The statement that the listing has been furnity	ntly to this Authority in comput he subsequently furnished wr pplication as filed has been fu he information recorded in co	er readable fo itten sequence irnished.	e listing o			•		•
4.	_	The statement that to in the international at The statement that the listing has been furnity	ntly to this Authority in compute he subsequently furnished wr pplication as filed has been fu he information recorded in co- ished.	er readable fo itten sequence irnished.	e listing o			•		•

the drawings,

sheets:

## INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No.

PCT/DK 03/00331

5.	This report has been established as if (some of) the amendments had not been made, since they have been considered to go beyond the disclosure as filed (Rule 70.2(c)).								hey have
		(Any replacement sheet contreport.)	taining ·	such amei	ndments mus	t be referred	d to under it	em 1 and a	nnexed to thi
6.	Add	ditional observations, if necess	sary:			·	.0		
111	. Ņo	n-establishment of opinion v	with re	egard to no	velty, inven	tive step ar	nd industri	al applicabi	ility
1.	The	e questions whether the claime rious), or to be industrially app	ed inve licable	ention appe have not b	ars to be nove	el, to involve d in respect	e an inventi of:	ve step (to l	be non-
		the entire international applic	ation,			•		•	•
		claims Nos. 39 - 50		•				• •	
		because:							
	⊠	the said international application, or the said claims Nos. 39 - 50 relate to the following sub does not require an international preliminary examination (specify):							
		see separate sheet			•				
		the description, claims or dra that no meaningful opinion co	wings ould be	(indicate page formed (s	articular elem pecify):	ents below)	or said cla	ims Nos. are	e so unclear
		the claims, or said claims No could be formed.	s. are s	so inadequ	ately supporte	ed by the de	escription th	at no mean	ingful opinion
		no international search report	has b	een establi	shed for the s	said claims	Nos.		*
2.	or a	eaningful international prelimi mino acid sequence listing to ructions:	nary ex comply	xamination y with the s	cannot be ca tandard provi	rried out du ded for in A	e to the fail nnex C of t	ure of the no he Administ	ucleotide and rative
		the written form has not been	furnis	hed or doe	s not comply	with the Sta	ndard.		
		the computer readable form h	nas not	been fumi	shed or does	not comply	with the St	andard.	
V.	Rea cita	soned statement under Articitions and explanations supp	cle 35( porting	(2) with req g such stat	gard to nove ement	lty, inventi	ve step or	industrial a	pplicability;
1.	Stat	ement						•	
	Nov	elty (N)	Yes: No:	Claims Claims	1-50				٠.
	Inve	ntive step (IS)	Yes: No:	Claims Claims	1-50			٠.	
	Indu	strial applicability (IA)	Yes: No:	Claims Claims	1-38		,		
				•					

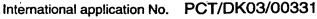
2. Citations and explanations



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see separate sheet



### **EXAMINATION REPORT - SEPARATE SHEET**

### Re Item III

Non-establishment of opinion with regard to novelty, inventive step and industrial applicability

For the assessment of the present claims 39 - 50 on the question whether they are industrially applicable, no unified criteria exist in the PCT Contracting States. The patentability can also be dependent upon the formulation of the claims. The EPO, for example, does not recognize as industrially applicable the subject-matter of claims to the use of a compound in medical treatment, but may allow, however, claims to a known compound for first use in medical treatment and the use of such a compound for the manufacture of a medicament for a new medical treatment.

Claims 39 - 50 relate to subject-matter considered by this Authority to be covered by the provisions of Rule 67.1(iv) PCT. Consequently, no opinion will be formulated with respect to the industrial applicability of the subject-matter of these claims (Article 34(4)(a)(I) PCT).

#### Re Item V

Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

- D1: WO 93 17671 A (STATENS SERUMINSTITUT) 16 September 1993 (1993-09-16) cited in the application
- D2: WO 99 00114 A (CHRISTENSEN SOEREN BROEGGER; STATENS SERUMINSTITUT (DK); KHARAZMI) 7 January 1999 (1999-01-07) cited in the application
- 1. Present claim 1 is directed to chalcone derivatives having antibacterial and antiparasitic activity. Chalcone derivatives are disclosed in D1 and D2; these compounds show the same biological activity. D1 as well as D2 can thus be regarded as representing the closest prior art.
- 2. The claimed compounds differ from the chalcone derivatives known from D1/D2 in

**EXAMINATION REPORT - SEPARATE SHEET** 

particular by the substituent Y1/Y2 which is represented by the formula -N-R3-Z- $N(R^1)R^2$ .

None of the compounds disclosed in either D1 or D2 shows this structural feature. The subject matter of present claims 1 to 16 (compounds), 17 to 33 (composition, use of the compounds), 34 to 38 (preparation of the compounds), 39 to 50 (use) is thus novel over said prior art (PCT Article 33.2).

3. In view of D1/D2 the underlying problem can be defined by the provision of further chalcone derivatives having antibacterial and antiparasitic activity.

The claimed compounds are regarded to solve this problem since the presented examples and biological tests are considered to be a representative for the subject matter of present claim 1.

The structural difference between the claimed compounds and the prior art compounds (as mentioned above) is thus that starting from D1/D2 it appears not to be obvious to modulate and amend the structure of the prior art compounds in the way it has been done in present application. There is also no indication to be found in D1/D2 which would encourage the skilled person to perform these amendments in the structure of the known compounds.

In addition the comparison tests between the claimed compounds and lipochalcone A and 4-methoxy-chalcone (both compounds disclosed in D1 and both compounds not having the substituent Y<sup>1</sup>/Y<sup>2</sup>) show the superior activity of the claimed compounds. Such an effect is not derivable from the prior art.

The subject matter of present claims 1 to 16 and consequently claims 17 to 50 is thus regarded to be based on an inventive step (PCT Article 33.3).

Industrial applicability can be acknowledged for claims 1 to 38 (PCT Article 33.4) 4.